

**IN THE UNITED STATES DISTRICT COURT  
FOR THE WESTERN DISTRICT OF TEXAS  
MIDLAND/ODESSA DIVISION**

**MICHAEL COATES, BRANDON  
RAYBION, and DANIEL VENABLE**

**Plaintiffs,**

**v.**

**TNT CRANE & RIGGING, INC.,**

**Defendant.**

§  
§  
§  
§  
§  
§  
§  
§  
§  
§  
§

**Civil Action No.**

**MO:22-CV-0018-DC-RCG**

---

**COURT'S JOINT PROPOSED STATEMENT OF THE CASE**

---

Defendant TNT Crane and Rigging Inc. provides specialty lifting services for various industries including the oil and gas industry. Plaintiffs worked as crane operators in and around the West Texas oilfields for TNT. Plaintiffs allege they are owed unpaid overtime under the Fair Labor Standards Act and the New Mexico Minimum Wage Act. TNT denies Plaintiffs are owed any overtime compensation, contending that TNT paid Plaintiffs all overtime required by law and even paid Plaintiffs more than what was required under both acts.

Respectfully submitted,

/s/ G Mark Jodon

G. Mark Jodon  
Texas State Bar No. 10669400  
[mjodon@littler.com](mailto:mjodon@littler.com)  
Joseph R. Buller, III  
Texas State Bar No. 24110784  
[jbuller@littler.com](mailto:jbuller@littler.com)

LITTLER MENDELSON, P.C.  
A Professional Corporation  
1301 McKinney Street  
Suite 1900  
Houston, TX 77010  
713.951.9400  
713.951.9212 (Fax)

ATTORNEYS FOR DEFENDANT  
TNT CRANE & RIGGING, INC.

**MORELAND VERRETT, P.C.**

By: /s/ Edmond S. Moreland, Jr.  
Edmond S. Moreland, Jr.  
State Bar No. 24002644  
[edmond@morelandlaw.com](mailto:edmond@morelandlaw.com)  
Daniel A. Verrett  
State Bar No. 24075220  
[daniel@morelandlaw.com](mailto:daniel@morelandlaw.com)  
700 West Summit Drive  
Wimberley, Texas 78676  
Ph: (512) 782-0567  
Fax: (512) 782-0605

Aaron Johnson  
State Bar No. 24056961  
[ajohnson@fairlaborlaw.com](mailto:ajohnson@fairlaborlaw.com)  
**FAIR LABOR LAW**  
314 E. Highland Mall Blvd, Ste. 401  
Austin, Texas 78752  
Ph: (512) 277-3505  
Fax: (512) 277-3254

**ATTORNEYS FOR PLAINTIFFS**

**CERTIFICATE OF SERVICE**

I hereby certify that on this the 26th day of January 2023, I electronically filed the foregoing using the Court's CM/ECF system. All counsel of record shall be served with a true and correct copy of this document by operation of the Court's CM/ECF system.

/s/ G. Mark Jodon

G. Mark Jodon